

cinct qualified to vote at the judicial election, and not qualified to vote for municipal officers, and the vote of such persons may be received, subject to the restrictions and regulations of said chapter 389, at the judicial election, but they shall not be received for municipal officers, and separate poll lists of all such voters shall be made and kept at such election.

SECTION 4. This act shall take effect and be in force from and after its passage and publication.
Approved March 2, 1887.

[No. 148, A.]

[Published March 4, 1887.]

CHAPTER 17.

AN ACT to allow insurance companies, organized by special act of the legislature, to change and determine the term of office of their directors.

The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:

Fire insurance companies may classify its directors.

SECTION 1. It shall be lawful for any fire insurance company heretofore organized under and by virtue of any special act of the legislature, to classify its directors so that a proportionate number shall hold for one, two and three years respectively.

SECTION 2. This act shall take effect from and after its passage and publication.

Approved March 4, 1887.